

The Gazette of India

PUBLISHED BY AUTHORITY

No. 6] NEW DELHI, SATURDAY, FEBRUARY 5, 1955

NOTICE

The undermentioned *Gazettes of India Extraordinary* were published upto the 29th January 1955 :—

Issue No.	No. and date	Issued by	Subject
26	S. R. O. 236, dated the 22nd January, 1955.	Delimitation Commission, India.	Final Order No. 21 in respect of the distribution of seats to, and the delimitation of, Parliamentary and Assembly Constituencies in the State of Assam.
27	S. R. O. 237/IDRA/25/2, dated the 22nd January, 1955.	Ministry of Commerce and Industry.	Delegation of Powers by the Central Government to the State Government of Bihar in relation to the control of supply, distribution and price of cement and drugs in that State.
28	S. R. O. 238/IDRA/25/3, dated the 24th January, 1955.	Ditto . . .	Delegation of powers by the Central Government to the State Governments of Uttar Pradesh and Orissa in relation to the control of supply, distribution and price of cement in these States.
29	S. R. O. 239, dated the 25th January, 1955.	Ministry of External Affairs.	Amendment made in the French Establishments (Application of Laws) Order, 1954.
30	S. R. O. 240, dated the 25th January, 1955.	Ministry of Commerce and Industry.	Declaration by the Central Government that Section 15 of the Forward Contracts (Regulation) Act, 1952 shall apply to certain goods to the whole of India except Greater Bombay.

Issue No.	No. and date	Issued by	Subject
	S. R. O. 241, dated the 25th January, 1955.	Ministry of Commerce and Industry.	Declaration by the Central Government that Section 15 of the Forward Contracts (Regulation) Act, 1952 shall apply to certain goods within the limits of Greater Bombay.
	S.R.O. 242, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that no person, save with the permission of Central Government, shall enter into any forward contracts in any place in India for the sale or purchase of certain goods.
	S. R. O. 243, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that no person, save with the permission of Central Government shall enter into any forward contracts for sale or purchase of certain goods within the limits of Greater Bombay.
	S. R. O. 244, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that no person, save with the permission of Central Government shall enter into any forward contracts for sale or purchase of certain goods within the limits of Greater Bombay.
	S.R.O. 245, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that Sections 5 to 15 of the Forward Contracts (Regulation) Act, 1952 shall apply to non-transferable specific delivery contracts in respect of certain goods within the limits of Greater Bombay.
	S. R. O. 246, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that Section 17 of the Forward Contracts (Regulation) Act, 1952 shall apply to non-transferable specific delivery contracts in respect of certain goods within the limits of Greater Bombay.
	S. R. O. 247, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that no person shall, save with the permission of the Central Government, enter into any non-transferable specific delivery contracts for the sale or purchase of certain goods.

Issue No.	No. and date	Issued by	Subject
	S. R. O. 248, dated the 25th January, 1955	Ministry of Commerce and Industry.	Declaration by the Central Government that no person shall, save with the permission of Central Government, enter into any forward contracts for the sale or purchase of certain goods.
	S. R. O. 249, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that Section 17 of the Forward Contracts (Regulation) Act, 1952 shall apply to non-transferable specific delivery contracts in respect of wheat and gram.
	S. R. O. 250, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that no person shall, save with the permission of Central Government, enter any non-transferable specific delivery contracts for the sale or purchase of wheat and gram.
	S. R. O. 251, dated the 25th January, 1955.	Ditto	Declaration by the Central Government that no person shall, save with the permission of Central Government, enter into any forward contracts for the purchase or sale of certain goods.
31	S. R. O. 252, dated the 26th January, 1955.	Ministry of Food and Agriculture (Food).	Declaration by the Central Government that Section 4 of the Essential Commodities Ordinance, 1955 shall apply to certain wheat products.
	S. R. O. 253, dated the 26th January, 1955.	Ditto	Wheat Products (Inter-State Control) Order, 1955.
32	S. R. O. 277, dated the 27th January, 1955.	Delimitation Commission, India.	Corrigendum to the Commission's Notification No. S.R.O. 1948, dated the 16th June 1954.
33	S. R. O. 28, dated the 20th January, 1955.	Election Commission, India.	Civil Appeal No. 52 of 1954.
34	S. R. O. 279, dated the 25th January, 1955.	Ministry of Commerce and Industry.	Amendment made in Notification No. S.R.O. 246, dated the 25th January 1955.

Issue No.	No. and date	Issued by	Subject
	S. R. O. 280, dated the 25th January, 1955.	Ministry of Commerce and Industry.	Amendment made in Notification No. S.R.O. 247, dated the 25th January 1955.
35	S. R. O. 281, dated the 29th January, 1955.	Ministry of Finance (Revenue Division).	Amendment made in Notification No. 173-Customs, dated the 29th December 1954.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 25th January 1955

S.R.O. 288.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law No. S.R.O. 215, dated the 9th February, 1952, relating to the execution of contracts and assurances of property, namely:—

In the said notification, after Part XXIA, the following Part shall be inserted, namely:—

“XXIB.—In the case of the Department of Atomic Energy:—

All contracts and assurances of property relating to the business of the Department of Atomic Energy; by the *Secretary or the Joint Secretary, Department of Atomic Energy.*”

[No. F.32-III/52-L.]

New Delhi, the 28th January 1955

S.R.O. 289.—In exercise of the powers conferred by section 3 of the Maintenance Orders Enforcement Act, 1921 (XVIII of 1921), the Central Government hereby directs that the notification of the Government of India in the Home Department No. 24/9/37, dated the 28th July, 1938, relating to the application of the said Act to certain foreign territories, shall stand cancelled in so far as it relates to the Union of South Africa.

[No. F.26(5)/54-L.]

R. S. GAE, Dy. Secy.

MINISTRY OF HOME AFFAIRS

ORDER

New Delhi, the 24th January 1955

S.R.O. 290.—In exercise of the powers conferred by article 221 of the Constitution, as applied to the States in Part B of the First Schedule by clause (13) of

article 238 thereof, the President, after consultation with the Rajpramukhs, hereby makes the following Order, namely:—

1. (1) This Order may be called the High Court Judges (Part B States) Amendment Order, 1955.
- (2) It shall be deemed to have come into force on the 26th December 1953.
2. In paragraph 2 of the High Court Judges (Part B States) Order, 1953 (hereinafter referred to as the principal Order)—
 - (i) In sub-paragraph (1) (f) (iii) (a), for the words "Chief Justice or acting Chief Justice of a High Court", the words "Chief Justice or Chief Judge or acting Chief Justice or acting Chief Judge of a High Court or of a Chief Court" shall be substituted;
 - (ii) In sub-paragraph (1) (f) (iii) (b), after the words "a High Court", the words "or of a Chief Court", shall be inserted.
3. In paragraph 3 of the principal Order, in sub-paragraph 4(a), after item (ii), the following shall be inserted, namely:—

"(iii) in the case of a continuing Judge, the leave, if any, to his credit on the 26th January, 1950, under the rules applicable to him before that date; and".
4. In Part II of the principal Order, after paragraph 9, the following paragraph shall be inserted, namely:—

"9-A. *Option to continuing Judges.*—The provisions of this Part shall apply to a continuing Judge, unless he elects by the 24th July 1955, to continue to be governed by the provisions in respect of leave of absence (including leave allowances) applicable to him under the High Court Judges (Part B States) (Salaries and Allowances) Order 1950."
5. In the proviso to sub-paragraph (1) of paragraph 16 of the principal Order, the words "or which he might be entitled to receive" shall be omitted.
6. In paragraph 22 of the principal Order, before the Explanation, the following proviso shall be inserted, namely:—

"Provided that where the journey is by air or road, the Judge shall be entitled to such travelling allowances as may under the rules for the time being in force be admissible to the Chief Secretary to the State Government concerned."
7. To paragraph 2 of the Second Schedule to the principal Order, the following Explanation shall be added, namely:—

"*Explanation.*—In the case of a continuing Judge, any service rendered by him before the 1st March 1951, shall, for the purposes of this paragraph, be deemed to have been rendered in the grade in which his service would be classified on the basis of the salary payable to him with effect from that date under the orders of the President."

[No. F.15(28)-PA/54.]

V. VISWANATHAN, Joint Secy.

New Delhi, the 27th January 1955

S.R.O. 291.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, read with articles 313 and 372 thereof and paragraph 19 of the Adaption of Laws Order, 1950, the President hereby directs that the following further amendments shall be made in the rules published with the notification of the Government of India in the late Home Department No. F. 9-19/30-Ests. dated the 27th February, 1952, namely:—

In the Schedule to the said rules under the heading "Department of Communications" and sub-heading "Civil Aviation Department", "Office of the Director General of Civil Aviation", the following amendments shall be made, namely:—

(i) in the first entry in column 1 for the words "Assistant-in-charge", the following words shall be substituted, namely:—

"Cost Accountant, Junior Engineer, Mathematical Assistant,"

(ii) in the second entry in column 1 for the word "Draftsman", the following words shall be substituted, namely:—

"Senior Carpenter, Radio Technician, Mechanic and Pattern maker, Junior Carpenter, Junior Draftsman, Tailor".

[No. 7/24/54-Ests.]

S. P. MAHNA, Under Secy.

New Delhi, the 1st February 1955

S.R.O. 292.—In exercise of the powers conferred by clause (1) of Article 239 of the Constitution of India, the President is pleased to appoint Shri Bajrang Bahadur Singh of Bhadri as the Lieutenant Governor of the State of Himachal Pradesh with effect from the forenoon of the 1st January 1955.

[No. 18-Poll.II.]

C. GANESAN, Dy. Secy.

New Delhi, the 24th January 1955

S.R.O. 293.—In exercise of the powers conferred by Section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government is pleased to exempt Major Aganisinh of the Nepal Government during his tour to district Jumla of Nepal, through the States of Uttar Pradesh and Bihar, from the operation of the prohibitions and directions contained in the said Act, in respect of the following arms and ammunition:—

- 1 Four 303 bore short rifles Nos. 84653, 77514, 43370 and 48568 with 360 (three hundred and sixty) rounds of ammunition;
2. One 45 bore revolver No. 77384 with 18 (eighteen) rounds of ammunition.

[No. 13-P(IV).]

C. P. S. MENON, Under Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 20th January 1955

S.R.O. 294.—In pursuance of clause (a) of section 2 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (XLI of 1948), the Central Government hereby directs that the following amendment shall be made to the notification of the Government of India in the Ministry of External Affairs No. 137-Cons. I., dated the 10th April, 1952, namely:—

In the Table to the said notification, for the entries in columns (1) and (2) of item No. 3, the following shall be substituted, namely:—

- "3. Every Assistant High Commissioner, and every Consul."
Secretary and Attache working in the office of
any of the persons specified in items (1) and (2).

[No. F. WI/54/83215.]

I. S. CHOPRA, Joint Secy.

New Delhi, the 28th January 1955

S.R.O. 295.—The following draft of certain further amendments which the Central Government proposes to make in the Indian Pilgrim Ships Rules, 1933 in exercise of the powers conferred by section 213 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), is published as required by sub-section (3) of that section, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on or after the 1st March, 1955.

Any objection or suggestion which may be received from any person with respect to the draft before the date so specified will be considered by the Central Government.

DRAFT AMENDMENTS

In the said Rules—

(i) in rule 129, in sub-rule (2), after clause (g) the following clause shall be inserted, namely:—

“(h) a statement by the person issuing the ticket that he has been satisfied that the pilgrim will be in a position at the time of embarkation to satisfy the master that he is in possession of the funds referred to in rule 130”.

(ii) in rule 130, after the words “at the port of embarkation” the following words shall be inserted, namely:—

“and satisfy the person issuing the ticket that he will be in a position at the time of embarkation to satisfy the master that he is in possession of funds not less than the amount specified in this behalf by the Central Government by notification in the Official Gazette”.

(iii) for rule 132, the following rule shall be substituted, namely:—

“132. It shall be the duty of the master to ensure that every pilgrim is in possession of the funds referred to in rule 130 and that no pilgrim is received on board in contravention of the provisions of section 208A and unless he is in possession of such funds”.

[No. 83-AWT.]

(Sd.) [Illegible], Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

CORRIGENDUM

New Delhi, the 28th January 1955

S.R.O. 296.—In the notification of the Government of India, in the Ministry of Finance, Department of Economic Affairs, No. SRO 3462, dated the 3rd November, 1954, published at page 2658 in the Gazette of India, Part II—Section 3, dated the 27th November, 1954, in line 1, for the figure “37” the figure “27” shall be substituted.

[No. 32(1)EFII/54.]

FAQIR CHAND, Under Secy.

(Department of Economic Affairs)

New Delhi, the 28th January 1955

S.R.O. 297.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-section (2) of section 19 of the said Act shall not, for the period ending on the 31st December 1955, apply to the Hongkong and Shanghai Banking Corporation, Calcutta, in respect of its holding of the shares of the Sun Jute Press Limited.

[No. F. 4(2)-F.I./55.]

N. C. SEN GUPTA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 5th February 1955

S.R.O. 298.—In exercise of the powers conferred by sub-section (1) of section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance, No. S.R.O. 401 dated the 24th March, 1951, namely:—

In the said notification, the words “from any place in Nepal” shall be omitted.

[No. 2(36)-EFVII/53-N.]

S.R.O. 299.—In exercise of the powers conferred by sub-section (1) of section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance, No. 12(19)-EFVII/50 dated the 1st June, 1950, namely:—

In the said notification, the words “from any place in Tibet” shall be omitted.

[No. 2(36)-EFVII/53-T.]

S.O.R. 300.—In exercise of the powers conferred by sub-section (1) of section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Finance, No. 12(11)-F.I/48, dated the 25th August, 1948, namely:—

In clause (b) of the said notification, for the words “any uncurrent silver coin” the words “any silver coin not current in the country of issue” shall be substituted.

[No. 2(36)-EFVII/53.]

F. C. DHAUN, Dy. Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CUSTOMS

New Delhi, the 29th January 1955

S.R.O. 301.—The following draft of certain amendments in the Customs Duties Drawback (Linoleum) Rules, 1954, which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published, for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on the expiry of a period of ten days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the undersigned from any person with respect to the said draft before the expiry of the said period will be considered by the Central Government.

Amendments

In the said Rules—

(1) In rule 5—

(i) for sub-rules (1) and (2), the following sub-rules shall be substituted, namely:—

“(1) A drawback admissible under these rules shall apply only in respect of the goods manufactured by a person registered under, and for the purposes of, these rules by a Chief Customs Officer, authorised in this behalf by the Chief Customs Authority (hereinafter referred to as the authorised Chief Customs Officer).

(2) An application for registration shall be made by a manufacturer of the goods to the authorised Chief Customs Officer.”;

(ii) for sub-rules (4) and (5), the following sub-rules shall be substituted, namely:—

“(4) The authorised Chief Customs Officer may, if satisfied that the provisions of these rules have been complied with, register the applicant as a registered manufacturer.

(5) Subsequent to such registration, a registered manufacturer shall not alter the composition or formula to any brand or variety of the goods, or the quantity of different imported materials used in the manufacture of such goods, except with the prior approval of the authorised Chief Customs Officer.

(6) Any registered manufacturer contravening the provision of the last preceding sub-rule shall render himself liable to have his registration cancelled, without prejudice to any other penalty to which he may be subject under the Act and these rules.”;

(2) in rule 6—

sub-rules (1) and (2) shall be renumbered as sub-rules (2) and (3) respectively, and before sub-rule (2) as so re-numbered, the following sub-rule shall be inserted, namely:—

“(1) Where the Customs Collector is satisfied that a claim for the drawback is established under these rules, such drawback shall be paid at the rate specified hereunder.”; and

(3) for rule 9 the following rule shall be substituted, namely:—

“9. Access to manufactory:—A registered manufacturer of the goods in respect of which a drawback is claimed shall be bound to give access to every part of his manufactory to an officer of the Central Government specially authorised in this behalf by the authorised Chief Customs Officer to enable the Officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for drawback.”

[No. 11.]

[No. F. 32/9/54-Cus.I.]

JASJIT SINGH, Dy Secy.

CENTRAL EXCISES

New Delhi, the 29th January 1955

S.R.O. 302.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby directs that the following further amendments shall be made in the Central Excise Rules, 1944, namely:—

In Appendix I to the said Rules—

(a) In form D.D. 1—Certificate of payment—(Central Excise Serial No. 56) for the words and numerals “Head of Account: II—Central Excise Duties—Excise duty on.....” wherever they occur the following words and numerals shall be substituted, namely—

“Head of Account: II—Union Excise Duties—Excise duty on.....”

(b) In form A.R.I. (Central Excise Series No. 57)—in column 4 of “statement of duty paid at....” under head “Head of account” for the words and numerals “II—Central Excise Duties” the following words and numerals shall be substituted, namely—“II—Union Excise Duties”.

[No. 1.]

M. P. ALEXANDER, Under Secy.

ORDER

STAMPS

New Delhi, the 27th January 1955

S.R.O. 303.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby remits the stamp duty chargeable under the said Act on receipts given by Kotwars in Madhya Pradesh (excluding the four districts of Berar) in respect of sums exceeding Rs. 20/- paid to them on account of salaries.

[No. 1.]

M. G. MATHUR, Under Secy.

ORDER

STAMPS

New Delhi, the 1st February 1955

S.R.O. 304.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 9 of the Indian Stamps Act, 1899 (II of 1899), the Central Government hereby remits retrospectively the whole of the stamp duty chargeable under

the said Act on the lease deed executed in favour of Mr. O. L. Williams of the High Commission in India for the United Kingdom and registered on the 5th October, 1953, in respect of the premises known as 47, Golf Links Road, New Delhi, for his residence.

[No. 2.]

S. VENKATESAN, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 24th January 1955

S.R.O. 305.—55/52/54-I.T.-2.—In exercise of the powers conferred by sub-section (6) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue hereby directs that the following further amendment shall be made to its notification S.R.O. 1214, (No. 44-Income-tax), dated the 1st July 1952, namely:—

After serial No. 78 of the Schedule appended to the said notification, the following serial numbers shall be inserted, namely:—

1	2	3	4	5	6
78A.	Companies, not assessed through statutory agents under section 43, the control and management of whose affairs was, during any previous year falling wholly or partly within the period beginning on the 1st day of September, 1939, and ending on the 31st day of March, 1946, not directed from any area situated wholly in the taxable territories, as defined in sub-clauses (a), (b) and (c), of clause (14A) of Section 2 and who are liable to assessment or re-assessment for any period prior to the 31st March, 1949.	Income-tax Officer, Central Circle IV, Delhi.	Inspecting Assistant Commissioner of Income-tax, Central Range, Delhi.	Appellate Assistant Commissioner of Income-tax, A Range, Delhi.	Commissioner of Income-tax, Delhi, Ajmer, Rajasthan and Madhya Bharat, Delhi.
78B.	Persons, other than companies, and not assessed through statutory agents under section 43, who during any previous year falling wholly or partly within the period beginning on the 1st day of September, 1939 and ending on the 31st day of March, 1946 were not resident in the taxable territories as defined in sub-clauses (a), (b) and (c), of clause (14A) of section 2 and are liable to assessment or re-assessment under sub-section (1A) of section 34.	-do-	-do-	-do-	-do-

[No. 6.]

G. L. POPHALE, Secy.

CUSTOMS

New Delhi, the 5th February, 1955

S.R.O. 306.—In exercise of the powers conferred by clauses (b) and (c) of section 11 and section 53 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby directs that the following amendment shall be made in its notification No. 117, dated the 9th September, 1950, namely:—

In the Schedule to the said notification after the port of "Salaya", the following entries shall be inserted, namely:—

"Pindhara	To the North, South and West upto a distance of half a mile from the jetty and to the East from the jetty to the mouth of the Pindhara Creek.	Jetty	Anchorage."
-----------	---	-------	-------------

[No. 19.]

S.R.O. 307.—In exercise of the powers conferred by section 12 of the Sea Customs Act, 1878 (VIII of 1878), the Central Board of Revenue hereby directs that the following amendment shall be made in its notification No. 102-Customs, dated the 9th September, 1950, namely:—

In the Schedule to the said notification, under "Saurashtra State", the entry "Halar" under the column headed "Name of district" and the entry "Pindhara" under the column headed "Name of port" shall be added at the end.

[No. 20.]

W. SALDANHA, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 28th January 1955

S.R.O. 308.—The following notification issued by the Iron and Steel Controller under Clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941 is published for general information:

"NOTIFICATION

In exercise of the powers conferred by Sub-clause I of Clause 11B of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Iron and Steel Controller hereby notifies the following procedure for calculating the chargeable weight of untested and tested iron and steel materials of controlled categories which are chargeable on the basis of sectional weight:—

Addendum to Clause 5 of General Conditions of Government of India, Ministry of Industry and Supply Notification No. 1(1)-1(146), dated the 25th May 1949 published in the Gazette of India, dated the 28th May 1949, as amended from time to time.

Clause 5(a).—The weight tolerance admissible for untested materials is plus/minus 4 per cent, and plus/minus 2½ per cent. for tested materials. In case the Railway Receipt weight (actual weight) of materials, which are chargeable on the basis of sectional weight, is within the above prescribed weight tolerances (except in the case of tested materials which allow only a plus tolerance) the same should be accepted as correct.

C. R. NATESAN,
Iron and Steel Controller."

[No. SC(A)-2(123)/54.]

G. RAMANATHAN, Under Secy.

MERCHANDISE MARKS

New Delhi, the 31st January 1955

S.R.O. 309.—The following draft of a further amendment to the notification of the Government of India in the Ministry of Commerce and Industry,

No. S.R.O. 440, dated the 31st March, 1951, which it is proposed to make in exercise of the powers conferred by sub-section (1) of section 12A of the Indian Merchandise Marks Act, 1889 (IV of 1889), is published, as required by sub-section (4) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 5th March 1955.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Amendment

In Part II of the Schedule to the said notification, after item 9, the following items shall be added, namely:—

- | | | |
|-------------------------------|----|----------------------------------|
| "10. Oil Pressure Lamps | .. | On the goods themselves. |
| 11. Oil Pressure Lamp Mantles | .. | On the containers or coverings." |

[No. 3(46)-TMP(MM)/54.]

K. N. SHENOY, Dy. Secy.

RUBBER CONTROL

New Delhi, the 2nd February 1955

S.R.O. 310.—In exercise of the powers conferred by section 25 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), the Central Government hereby directs that the following further amendment shall be made in the Rubber (Production and Marketing) Rules, 1947, namely:—

In sub-rule (1) of rule 3 of the said Rules, for the words "four and a half years" the words "four years and seven and a half months" shall be substituted.

S. KRISHNASWAMY, Dy. Secy.

ORDERS

New Delhi, the 27th January 1955

S.R.O. 311/IDRA/6.—In pursuance of Rule 8 of the Development Councils (Procedural) Rules, 1952, made under section 6 of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby appoints the persons specified in column 2 of the Table hereto annexed as members of the Development Council established by the Order of the Government of India in the Ministry of Commerce and Industry S. R. O. No. 892, dated the 12th March, 1954, for the scheduled industry engaged in the manufacture and production of sugar, in places of the persons mentioned in the corresponding entries in column 1 of the said Table, to represent the interests of categories mentioned in column 3 of the said Table.

TABLE

Out-going Members	Members appointed in place of out-going members	To represent the interests of
(1)	(2)	(3)
1. Shri D. G. Mulherkar Director of Industries, Govt. of Bombay, Bombay.	Dr. M. R. Mandlekar Director of Industries, Government of Bombay, Bombay.	Persons having special knowledge of the matters relating to the technical and other aspects of the said scheduled industry.
2. Shri Khandubhai K. Desai, Gandhi Ma- jor Sevalaya, Bha- dra, Ahmedabad.	Shri K. P. Tripathi Gene- ral Secretary, Indian National Trade Union Congress, 17, Queensway, New Delhi.	Persons employed in industrial undertakings in the said sche- duled industry.

[No. 5(7)IA(G)/54.]

New Delhi, the 1st February 1955

S.R.O. 312.—In exercise of the powers conferred by section 6 of the Industries (Development and Regulation) Act, 1951 (LXV of 1951), the Central Government hereby appoints Shri B. B. Roy, Deputy Development Officer, Directorate of Small Scale Industries, New Delhi, as a member of the Development Council established for the scheduled industry engaged in the manufacture and production of bicycles, under order of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 2317, dated the 17th December, 1953, being a person, who, in the opinion of the Central Government has special knowledge of matters relating to the technical or other aspects of the said scheduled industry.

[No. 5(5)IA(G)/53.]

P. S. SUNDARAM, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 27th January 1955

S.R.O. 313.—In exercise of the powers conferred by sections 12 and 33 of the Drugs Act, 1940 (XXIII of 1940), the Central Government, after consultation with the Drugs Technical Advisory Board, hereby directs that the following further amendments shall be made in the Drugs Rules, 1945, the same having been previously published as required by the said sections, namely:—

In the said Rules—

1. In Schedule D, after item 5, the following item shall be inserted, namely:—

“6. The following substances which are used both as articles of food as well as drugs:—

- (i) all condensed or powdered milk whether pure, skimmed or malted, fortified with vitamins and minerals or otherwise.
- (ii) Farex, Oats, Lactose and all other similar cereal preparations whether fortified with vitamins or otherwise excepting those for parenteral use.
- (iii) Virol, Bovril, Chicken essence and all other similar predigested foods.
- (iv) Ginger, Pepper, Cumin, Cinnamon and all other similar spices and condiments unless they are specifically labelled as conforming to the standards in the British Pharmacopoeia, British Pharmaceutical Codex, United States Pharmacopoeia, National Formulary of the United States or Indian Pharmacopoeial List 1946.”

All the provisions of Chapter III of the Act and Rules thereunder.

2. In Schedule K, after item 9, the following item shall be inserted, namely:—

“10. The following substances which are used both as articles of food as well as drugs:—

- (i) all condensed or powdered milk whether pure, skimmed or malted, fortified with vitamins and minerals or otherwise
- (ii) Farex, Oats, Lactose and all other similar cereal preparations whether fortified with vitamins or otherwise excepting those for parenteral use.
- (iii) Virol, Bovril, Chicken essence and all other similar predigested foods.

All the provisions of Chapter IV of the Act and Rules thereunder.

- (iv) Ginger, Pepper, Cumin, Cinnamon and all other similar spices and condiments unless they are specifically labelled as conforming to the standards in the British Pharmacopoeia, British Pharmaceutical Codex, United States Pharmacopoeia, National Formulary of the United States or Indian Pharmacopoeial List, 1946."

[No. DR/Sch.D & K/F.1-49/54-DS.]

KRISHNA BIHARI, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 25th January 1955

S.R.O. 314.—The following draft of certain further amendments which it is proposed to make in the Port Rules for the Port of Vizagapatam, in exercise of the powers conferred by sub-section (1) of section 6 of the Indian Port Act, 1908 (XV of 1908), is published as required by sub-section (2) of the said section for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 1954.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified above will be considered by the Central Government.

Draft Amendments

In the said Rules—

1. In "Part 1—Imports" for rule 1 the following rule shall be substituted, namely:—

"1. All goods shall be allowed free storage in the transit accommodation provided for the class of goods in question for five days reckoned from the last date of discharge of cargo by the vessel in which they were imported, or in the case of salvaged goods, from the day following the notification of salvage by the Receiver of Wrecks in the Official Gazette of the Andhra State:

Provided that when goods are landed by the vessel into lighters, barges or other floating craft, the free days shall be calculated from the day of complete discharge of the goods from the lighters, barges or

Provided further that when goods short-landed at Vizagapatam are over carried to another Port and brought back to Vizagapatam the free days shall be calculated from the day of the complete discharge of the vessel which brought back the goods, but transit dues on such goods shall in other respects be charged at the rate which would have been applicable if they had been part of the original consignment.

Exceptions.—The following periods shall be excluded from the calculation of any period for which free storage is allowed under this rule, namely:—

- (a) Sundays and holidays observed in the office of the Chamber of Commerce;
- (b) any period in respect of which the Customs Collector certifies by an endorsement on the relative duplicate copies of bills of entry that the goods are detained by him for no fault or negligence on the part of the importers;
- (c) any period (to be reckoned from the date of the receipt of the enquiry for the package in the Port Office to the date of its being pointed out

to the Port staff) during which the Port authorities are unable to trace the package owing to the congestion of accommodation, or the wrong sorting or to the incorrect tallying;

- (d) any period during which goods are detained by the Health Officer before being destroyed"

[No. 984-TG.]

A. MOHAN,

Joint Director, Traffic.

MINISTRY OF REHABILITATION

New Delhi, the 22nd January 1955

S.R.O. 315.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bhopal for the public purpose referred to in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954);

Now, therefore, in exercise of the powers conferred by the said sub-section, it notified that the Central Government has decided to acquire, and hereby acquires; the evacuee properties specified in the Schedule.

THE SCHEDULE

All evacuee properties consisting of agricultural lands in the State of Bhopal except all such properties falling under any one or more of the following categories:—

- (1) any such property—
 - (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950), in which the question at issue is whether the property is or is not evacuee property; or
 - (ii) in respect of which the period of limitation, if any fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired.
- (2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.
- (3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification
- (4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings are pending at the date of this notification under that section.
- (5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).
- (6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not.
- (7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950.)

[No. S.III-61(21)54-I.]

S.R.O. 316.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Bhopal for the public purpose referred to in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954).

Now, therefore, in exercise of the powers conferred by the said sub-section, it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

THE SCHEDULE

All rural houses in village Abadis in the State of Bhopal, that is to say, houses situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee a town area or a small town committee or a cantonment as these limits existed on the 15th August, 1947, which have been declared or deemed to have been declared as evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) except all such properties falling under any one or more of the following categories:—

- (1) any such property—
 - (i) in respect of which proceedings are pending before any authority the date of this notification under the Administration of Evacuee Property Act 1950 (XXXI of 1950) in which the question at issue is whether the property is or is not evacuee property; or
 - (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired.
- (2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.
- (3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification.
- (4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950, (XXXI of 1950) or in respect of which any proceedings are pending at the date of this notification under that section.
- (5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).
- (6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not.
- (7) any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. S. III-61(21)54-II.]

New Delhi, the 25th January 1955

S.R.O. 317.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Mysore for the public purpose referred to in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954);

Now, therefore, in exercise of the powers conferred by the said sub-section, it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule.

THE SCHEDULE

All evacuee properties comprising agricultural lands in the State of Mysore except all such properties falling under any one or more of the following categories:—

(1) any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) in which the question at issue is whether the property is or is not evacuee property, or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired

(2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

(3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification

(4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings are pending at the date of this notification under that section

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951)

(6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not

(7) any such property at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950)

[No. SIII-16(1)/55-1]

S.R.O. 318.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Mysore for the public purpose referred to in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954),

Now, therefore, in exercise of the powers conferred by the said sub-section, it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule

THE SCHEDULE

All rural houses in village *abadis* in the State of Mysore, that is to say, houses situated in any area in that State outside the limits of a corporation, a municipality, a municipal committee, a notified area committee, a town area or a small town committee or a cantonment as those limits existed on 15th August, 1947, which have been declared or deemed to have been declared; evacuee properties under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) except all such properties falling under any one or more of the following categories —

(1) any such property—

- (i) in respect of which proceedings are pending before any authority at the date of this notification under the Administration of Evacuee Property Act, 1950 (XXXI of 1950) in which the question at issue is whether the property is or is not evacuee property, or
- (ii) in respect of which the period of limitation, if any, fixed for an appeal or revision under the said Act for disputing the vesting of the property in the Custodian as evacuee property has not expired

(2) any such property in respect of which an application for the grant of a certificate under sub-section (1) of section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) is pending at the date of this notification or in respect of which the period of limitation fixed for making such application has not expired.

(3) any such property which has been restored under section 16 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which an application under sub-section (2) of that section for its restoration is pending at the date of this notification.

(4) any such property which before the date of this notification has been transferred and the transfer is effective under section 40 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950) or in respect of which any proceedings are pending at the date of this notification under that section.

(5) any such property which is a composite property within the meaning of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951).

(6) any such property in respect of which any proceedings are pending in a Civil Court wherein the question at issue is whether the property is evacuee property or not.

(7) any such property which at the date of this notification is being treated or is being managed as a trust property for a public purpose of a religious or charitable nature under sub-section (1) of section 11 of the Administration of Evacuee Property Act, 1950 (XXXI of 1950).

[No. SIII-16(1)/55-II.]

N. C. SHRIVASTAVA, Joint Secy.

New Delhi, the 5th February 1955

S.R.O. 319.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Rajasthan for the public purpose, being a purpose mentioned in sub-section (1) of section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954);

Now, therefore, in exercise of the powers conferred by the said sub-section, it is notified that the Central Government has decided to acquire and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

Serial No.	Custodian No. of the property	Name of the evacuee owner	Description of the property
1	2	3	4
<i>Alwar</i>			
<i>Ward No. 7—Manu Marg (Alwar)</i>			
1	14	Maqbool Ahmed	Kothi.
<i>Ward No. 7—Manu Marg Khora (Alwar)</i>			
2	1	Waziri and Manni	Plot.
3	4	Shambhu and Dina Beg	Two Chappers.
4	5	Allah Din Bagwan	House.
5	6	Daud Driver	House.
6	7	Maula Bux	House.
7	8	Mohd. Bhagwan	House.
8	9	Ghafoor Marasi	Mud Hut.
9	10	Sultan Allah Din	Mud Hut.
<i>Ward No. 6—Manu Marg (Alwar)</i>			
10	306	Syed	Kothi.

1	2	3	4
<i>Ward No. 6—Nala Shish Garan (Alwar)</i>			
11	96	Begam	Plot.
12	97	Noora Faqir	House.
13	98	Allah Bux Faqir	House.
14	99	Mohd. Hussan	House.
15	104	Ghafoor Bcg	House.
16	105	Jiwan Khan	House and one plot.
17	106	Nazir Khan]	House.
18	107	Bahle	Plot.
19	109	Chhote Khan	Plot.
20	110	Ramzani	Plot.
21	112	Chuna	Plot.
22	114	Major Musharaf Bcg	Demolished House.
23	116	Karamat Ali	Plot.

Ward No. 1—Chakla Gundi (Alwar)

	11	Shadi Sakka	Plot.
	12	Bhura Sakka	House.
26	13	Ibra s/o Ismail	House.
27	15	Gulam Rasul and Allah Bux	House.
28	17	Bandu Hakim	House.
29	18	Bandu Hakim	House.
30	19	Karim s/o Hussain	Plot.
31	20	Shammu Havaladar	House.
32	21	Ahmed	House.
33	22	Shekh Abdul Hakim s/o Hussanuddin	House.
34	23	Raza Hussain, Hashmat, Hussan Modh., Faqir, Shamshad Ali	House.
35	25	Shamshad Ali Tehsildar	House.

Ward No. 1—Gal Rang Bharian (Alwar)

36	26	Noora s/o Khuda Bux	Plot.
37	28	Bundu and Munna	Plot.
38	29	Hyago Nai s/o Abdul Rehman	One pukka room.

Ward No. 1—Jhalra (Alwar)

39	30	Yakoob s/o Hassan Bux	Plot.
40	31	Lila Barber	House.
41	32	Abdul Rehman	Plot.
42	33	Karim s/o Jawahar Sakka	House.
43	34	Idu s/o Karim	House.
44	46A	Khairuddin	House.
45	46B	Yakoob s/o Remzan	House.
46	47	Abdul Rehman	Plot.
47	48	Yusuf Khan	Plot.
48	57	Mohd. Naqib	Plot.
49	60	Chander s/o Sadan Sakka	Plot.
50	49	Rafi and Badarud Din Yusaf	House.
51	50	Gulgi w/o Abdul Razak	House.
52	52	Kalda Dunna	House.

Ward No. 1—Gali Loharan (Alwar)

53	38	Nabu Sakka	House.
54	39	Shankar s/o Amir	Plot.
55	40	Salawat s/o Wazir	Plot.
56	41	Sadiq Allahdin s/o Salawat	Plot.
57	42	Mamla s/o Roora Sakka	House.
58	43	Nannu Sakka	House.
59	44	Abdulla Jamma	House.
60	45	Nasar s/o Mohd. Hussain	House.

1	2	3	4
<i>Ward No. 2—Shikari Para (Alwar)</i>			
61	1	Yasin Khan	House.
62	2	Khalil Tailor	Plot.
63	3	Mohd. Hassan	House with debris.
64	4	Shahid Tailor	House.
65	5	Abdul Rahim and Lilu	Plot.
66	6	Hafiz Tailor	Demolished Chappar.
67	7	Nana s/o Mitha	Plot.
68	8	Allah Din	Plot.
69	9	Hafiz s/o Faiz Ullah Khan	Plot.
70	10	Faiz Ullah Khan	House.
71	11	Faiz Ullah Khan	House.
72	12	Abdul Rahim and Lilu	House.
73	14	Arjan Dooni	House.
74	15	Mehboob	Plot.
<i>Ward No. 2—Munshi Bazar (Alwar)</i>			
75	21	Alen Bhatiara	Plot.
76	22	Hakim Sayed	House.
77	23	Hakim Sayed	House.
78	24	Hakim Sayed and Mehar Hasan Hakim Sayed	House.
79	25	Hakim Sayed	Demolished House.
80	26	Hakim Sayed	Plot with debris.
81	27	Bakar Beg	House.
82	34	Gafoor Sakka	Plot.
83	35	Gafoor Sakka	Plot.
84	36	Immamud Din	Plot.
<i>Ward No. 2—Mood Gali (Munshi Bazar) (Alwar)</i>			
85	37	Umed Sakka	Kacha Chappar.
86	38	Ahmed Sakka	Plot.
87	39	Ahmed Sakka	House.
88	40	Jhaman Sakka	House.
89	41	Jhaman Sakka	House.
90	42	Jhaman Sakka	Plot.
91	43	Hannu Sakka	Plot.
92	44	Abdul Shakoor	House.
93	45	Abdul Rasak	House.
94	46	Suleman	Plot.
95	47	Summer Pathan	House.
96	48	Rasula Pehlwan	House.
97	49	Karim Bux	Demolished House.
98	50	Kallu	Demolished House.
<i>Ward No. 4—Kasai Para (Alwar)</i>			
99	4	Kharati and Gafoor	Plot.
100	3	Kharati and Gafoor	House.
101	5	Ibrahim Hakim	House.
102	6/1-2	Karim Illahi	House.
103	8	Allah Din Sakka	House.
104	10	Janu Mujawar	House.
105	11	Not known	House.
106	12	Immauddin	House.
107	13	Nannu	House.
108	14	Aziz Khan, Wazir Khan	House.
109	15	Noor Mohammed Tailor	House.
110	17	Umra	House.
111	18	Abdulla	House.
112	19	Chote Mian Jan	House.
113	19/1	Chote Mian Jan	House.
114	21	Lala and Chhota	House.
115	22	Bukari	House.
116	23	Falaz Fatu	House.
117	24	Bah and Bakari	House.
118	25	Gulam Nabi	House.
119	26	Ibrahim	House.

1	2	2	4
<i>Ward No. 4—Kasai Para (Alwar)—Contd.</i>			
120	27	Bundu	House.
121	28	Munir Farash Kasai	House.
122	28/1	Munir Farash Kasai	House.
123	37	Azim Ullah Kasai	House.
124	38	Chuna Kasai	Demolished House.
125	39	Sadullah Kasai	House.
126	45	Usman Khan	House.
127	46	Nazir and Mehtab	House.
128	56	Mohd. Shafi	House.
129	57	Mohmood Tailor	House.
130	58	Shafi, Lal and Sultan	House.
131	59	Rehman Masood	House.
132	60	Syed Ali	House.
133	62	Talabali Sheikh	House.
134	63	Talabali Sheikh	Kacha Chappar.
135	64	Umrao Khan	House.
136	66	Khaur Ali Sheikh	House.
137	67	Not known	House.
138	65/1	Umrao Khan	House.
139	65	Umrao Khan	House.
140	68	Mustaffa Beg Mirza	House.
141	69	Munir Khan	Plot.
142	69/1	Munir Khan	Plot.
143	70	Maulana Kaidi	House.
144	71	Maulana Kaidi	House.
145	72	Chaju Sheikh	Plot.
146	73	Musha Turk	Demolished House.
147	75	Chhote Khan	House.
148	76	Amir Khan	House.
149	77	Nabibullah Mahmood	House.
150	78	Azim Ullah	House.
151	80	Habib, Mullah Kasai	House.
152	81	Fattu, Ibrahim, Kalan	House.
153	83	Chhor Kasai	House.
154	84	Mohd. Khan Farash	House.
155	85	Rahim Bux Farash	House.
156	86	Yasin Khan	House.
157	88	Khannzada	House.
158	89	Karimud Din	House.
159	90	Ramzan Khan Farash	House.

No. 4—Jogi Para (Alwar)

16	31	Jumma	House
161	32	Majid Kasai	House.
162	33	Ismail	House.
163	48	Idu Kasai	House.
164	49	Safi Sheikh	House.
165	50	Suleman, Allahdia Nanu etc.	House.
166	51	Latif Khan Black Smith	House.
167	92	Noora, Munna	House.
168	93	Mst. Fatima	House.
169	93/1	Mst. Fatima	House.
170	94	Fajoo, Sugrac	House.
171	94/1	Raizud Din Contractor	House.
172	94/2	Habib Jan	House.
173	95	Mohd. Jan Farash	House.
174	97	Riazud Din Contractor	House.
175	98	Siraj Kasai	House.
176	100	Munna Kasai	House.
177	101	Bikka Compounder	House.
178	102	Abdul Rehman	House.
179	104	Chhaju Pathan	House.

MINISTRY OF TRANSPORT**(Transport Wing)****PORTS***New Delhi, the 25th January 1955*

S.R.O. 320.—In pursuance of sub-section (2) of section 6 of the Calcutta Port Act, 1890 (Bengal Act III of 1890), it is hereby notified that, in accordance with the provisions of section 16 of the said Act, Shri K. M. Campbell of Messrs Mackinnon Mackenzie & Co. Ltd., Calcutta, has been elected by the Bengal Chamber of Commerce and Industry to be a Commissioner for the Port of Calcutta vice Shri G. G. Robertson resigned.

[No. 9-PI(9)/55.]

T. S. PARASURAMAN, Dy. Secy.

MINISTRY OF COMMUNICATIONS**(Posts and Telegraphs)***New Delhi, the 27th January 1955*

S.R.O. 321.—In exercise of the powers conferred by Section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Central Government hereby directs that the following further amendment shall be made in the Indian Telegraph Rules, 1951, namely:—

For rule 110 of the said Rules, the following rule shall be substituted, namely:—

“110. *Direction about delivery:* Registration of special delivery instructions regarding the delivery of telegrams during fixed hours shall be made only in the case of holders of registered abbreviated addresses (*vide* rule 40), on payment of a fee of Rs. 5/- yearly or Rs. 2/8/- half yearly, as the case may be, for the registration of each separate special delivery instruction, and a fee of Rs. 1/- for each change in any one such instruction. This rule shall also apply to Government officials.”

[T-266/52.]

V. M. BHIDE, Dy. Secy.

MINISTRY OF NATURAL RESOURCES AND SCIENTIFIC RESEARCH*New Delhi, the 31st January 1955*

S.R.O. 322.—In exercise of the powers conferred by section 5 of the Mines and Minerals (Regulation and Development) Act, 1948 (LIII of 1948), the Central Government hereby directs that the following further amendment shall be made in the Mineral Concession Rules, 1949, namely:—

In clause (a) of item 4 of Schedule I to the said Rules, after the words “used for extraction of iron” the words “within the country” shall be added.

[No. MII-152(112)/54.]

M. MALHOTRA, Under Secy.

MINISTRY OF WORKS, HOUSING AND SUPPLY*New Delhi, the 28th January 1955*

S.R.O. 323.—In exercise of the powers conferred by clause (c) of sub-section (2) of section 27A of the Indian Boilers Act, 1923 (V of 1923), the Central Government hereby nominates Shri K. B. Saxena, Chief Inspector of Boilers, Factories

and Electric Inspector, Delhi and Ajmer States, to be a member of the Central Boilers Board to represent Part C States *vice* Shri N. R. Mohindra resigned.

[No. BL-308(4)/54.]

M. N. KALE, Under Secy.

MINISTRY OF LABOUR

CORRIGENDUM

New Delhi, the 28th January 1955

S.R.O. 324.—In the notification of the Government of India in the Ministry of Labour, No. S.R.O. 3602, dated the 13th December 1954, published at page 2840 in Part II Section 3 of the *Gazette of India*, dated the 18th December, 1954, for "Gwalior" read "Indore".

[No. SS.121(89).]

K. N. NAMBIAR, Under Secy.

New Delhi, the 29th January 1955

S.R.O. 325.—In pursuance of paragraph 4 of the Employees' Provident Funds Scheme, 1952, the Central Government hereby appoints on the recommendation of the Government of Bombay Shri R. C. Joshi, I.C.S., Deputy Secretary, Finance Department, Bombay, to be a member of the Regional Committee for the State of Bombay in the vacancy caused by the resignation of Shri V. M. Joshi, I.C.S., and directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 1281, dated the 20th June, 1953, namely:—

In the said notification, for the entry "(3) Shri V. M. Joshi, I.C.S., Deputy Secretary to the Government of Bombay, Finance Department, Bombay", the following entry shall be substituted, namely:—

"(3) Shri R. C. Joshi, I.C.S., Deputy Secretary to the Government of Bombay, Finance Department, Bombay."

[No. P.F.-516/10/BM.]

New Delhi, the 1st February 1955

S.R.O. 326.—In pursuance of clause (b) of sub-paragraph (1) of paragraph 3 of the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour, No. P.F.15(5)/48, dated the 11th December, 1948, the Central Government hereby nominates Shri P. Chandra, Coal Mines Provident Fund Commissioner, Dhanbad as a member of the Board of Trustees constituted by the notification of the Government of India in the Ministry of Labour, No. P.F.15(13), dated the 12th April, 1950, as subsequently amended, *vice* Shri S. N. Mubayi resigned.

[No. P.F.4(11)/54.]

TEJA SINGH SAHNI, Under Secy.

CORRIGENDUM

New Delhi, the 31st January 1955

S.R.O. 327.—In the notification of the Government of India in the Ministry of Labour, No. S.R.O. 2516, dated the 22nd July, 1954, published on page 1885 of the *Gazette of India*, Part II, Section 3, dated the 31st July, 1954, for "for entry (2) Representatives of employers", read "'(2) Representatives of employers", for entry 2'.

[No. LWI-2(26)/54]

New Delhi, the 31st January 1955

S.R.O. 328.—In exercise of the powers conferred by sections 7 and 9 of the Minimum Wages Act, 1948 (XI of 1948), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Labour, No. S.R.O. 2088, dated the 21st June, 1954. namely:—

In the said notification, under the heading “(1) Independent members”, for entries 1 and 2, the following entries shall be substituted, namely:—

- “1. Shri P. M. Sundaram, Deputy Secretary to the Government of India, Ministry of Labour, New Delhi.—*Chairman.*
2. Shri S. P. Jain, Director, Labour Bureau, Simla.”

[No. LWI-2(26)/54.]

A. P. VEERA RAGHAVAN, Under Secy.